JASON M. FRIERSON 1 United States Attorney Nevada Bar Number 7709 2 **IMANI DIXON** Assistant United States Attorney 3 Nevada Bar Number 15724 4 501 Las Vegas Boulevard South, Suite 1100 Las Vegas, Nevada 89101 5 Tel: 702.388.6270/Fax: 702.388.6418 Imani.Dixon@usdoj.gov 6 Attorneys for the United States 7 UNITED STATES DISTRICT COURT 8 IN AND FOR THE DISTRICT OF NEVADA 9 UNITED STATES OF AMERICA, 10 Plaintiff, 11 Case No.: 2:23-MJ-109-BNW VS. 12 JOINT STATUS REPORT 13 DEIVIN A. CABRERA RUANO, 14 Defendant. 15 16 Plaintiff, UNITED STATES OF AMERICA, by and through Jason M. Frierson, 17 United States Attorney and Imani Dixon, Esq., Assistant United States Attorney, and 18 Defendant, DEIVIN A. CABRERA RUANO, by and through his counsel, John Turco, 19 20 hereby files this Joint Status Report and jointly request that a Status Check Hearing be 21 scheduled at this court's convenience. 22 1. On or about May 24, 2023, defendant entered into a Petty Offense Agreement 23 with the United States in which he agreed to plead guilty to Count One of the Complaint, 24 Reckless Driving, in violation of 36 C.F.R. § 4.2(b); NRS 484.653(1). See ECF No. 11. 25 26 2. The parties agreed to recommend that defendant be sentenced to one year of 27 unsupervised probation with the following special conditions: (i) pay a \$500.00 fine and a 28 mandatory \$10 penalty assessment; (ii) attend and complete the Lower Court Counseling's (1)

DUI course and (2) Victim Impact Panel; (iii) complete a eight (8) hour online alcohol

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1	awareness course; (iv) not return to Lake Mead National Recreation Area for a period of six			
2	(6) months; and (v) not violate any local, state, or federal laws. If defendant successfully			
3	completed these conditions within the first six (6) months of his unsupervised probation, the			
4	government would move to amend Count One to a charge of Unsafe operations, a violation			
5	of 36 C.F.R. § 4.22(b)(1).			
6	3.		023, this Court sentenced defendant pursuant to the parties' plea	
7	agreement. See ECF No. 8.			
8				
9	4. Since commencing his term of unsupervised probation, defendant has not			
10	successfully completed any of his required conditions.			
11	5.	The parties joi	ntly request that a Status Check Hearing be set.	
12 13				
14	DATED this 11 th day of December, 2023.			
15			Respectfully submitted,	
16			JASON M. FRIERSON United States Attorney	
17				
18	/s/ Iohn Tu	vco	/s/ Imani Dixon	
19	JOHN TUR		IMANI L. DIXON, ESQ.	
20	Attorney for	Defendant	Assistant United States Attorney	
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1 2	UNITED STATES DISTRICT COURT IN AND FOR THE DISTRICT OF NEVADA				
3	UNITED STATES OF AMERICA,)			
4 5 6 7 8	Plaintiff, vs. DEIVIN A. CABRERA RUANO, Defendant.)) Case No.: 2:23-MJ-109-BNW) ORDER)))			
9					
10 11	IT IS HEREBY ORDERED that a Status Check Hearing be scheduled for 1/4/2024 at				
12	1 <u>0:00 am</u> .				
13 14 15	DATED this <u>14</u> day of December, 2023				
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18 19	UNITED STATES MAGISTRATE JUDGE				
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